AO 245B (Rev. 09/19) Rev. EDNY 2/1/2021 Judgment in a Criminal Case Sheet 1

UNITED STATES DISTRICT COURT

Eastern District of New York

UNITE	D STATES OF AMERICA	JUDGMENT IN A CRIMINAL CASE			
	v. ROBERT FEHRING) Case Number: 2:22-cr-0059-001-JS) USM Number: 77307-509			
THE DEFEND ☑ pleaded guilty to o	count(s) one (1) of the Information) Glenn A. Obedin, Esq. (Retained)) Defendant's Attorney			
which was accepte □ was found guilty of after a plea of not	on count(s)				
The defendant is adju <u>Title & Section</u> 18 USC § 876(c)	edicated guilty of these offenses: Nature of Offense Mailing Threatening Communic	Offense Ended Count eations; a Class D Felony 9/30/2021 1			
the Sentencing Refor		of this judgment. The sentence is imposed pursuant to			
Count(s)	is	are dismissed on the motion of the United States. ates attorney for this district within 30 days of any change of name, residence, ssments imposed by this judgment are fully paid. If ordered to pay restitution, material changes in economic circumstances.			
	FILED IN CLERK'S OFFICE U.S. DISTRICT COURT E.D.N.Y. * AUG 0 4 2022 *	Date of Imposition of Judgment Signature of Judge			
	LONG ISLAND OFFICE	Joanna Seybert, Senior United States District Court Judge Name and Title of Judge			
		8/4/2022 Date			

AO 245B (Rev. 09/19) Judgment in Criminal Case Sheet 2 — Imprisonment

Judgment — Page 2 of DEFENDANT: ROBERT FEHRING CASE NUMBER: 2:22-cr-0059-001-JS **IMPRISONMENT** The defendant is hereby committed to the custody of the Federal Bureau of Prisons to be imprisoned for a total term of: THIRTY (30) MONTHS. The court makes the following recommendations to the Bureau of Prisons: The Court recommends to the Federal Bureau of Prisons that the defendant be housed in either FMC Devens or FCI Butner for the service of his sentence. ☐ The defendant is remanded to the custody of the United States Marshal. ☐ The defendant shall surrender to the United States Marshal for this district: as notified by the United States Marshal. The defendant shall surrender for service of sentence at the institution designated by the Bureau of Prisons: before 2 p.m. on 9/2/2022 as notified by the United States Marshal. as notified by the Probation or Pretrial Services Office. **RETURN** I have executed this judgment as follows: Defendant delivered on _____ to , with a certified copy of this judgment. UNITED STATES MARSHAL

DEPUTY UNITED STATES MARSHAL

AO 245B (Rev. 09/19) Judgment in a Criminal Case Sheet 3 — Supervised Release

DEFENDANT: ROBERT FEHRING CASE NUMBER: 2:22-cr-0059-001-JS

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SUPERVISED RELEASE

Upon release from imprisonment, you will be on supervised release for a term of:

TWO (2) YEARS.

MANDATORY CONDITIONS

1.	You must not commit another federal, state or local crime.
2.	You must not unlawfully possess a controlled substance.
3.	You must refrain from any unlawful use of a controlled substance. You must submit to one drug test within 15 days of release from imprisonment and at least two periodic drug tests thereafter, as determined by the court.
	☐ The above drug testing condition is suspended, based on the court's determination that you
	pose a low risk of future substance abuse. (check if applicable)
4.	☐ You must make restitution in accordance with 18 U.S.C. §§ 3663 and 3663A or any other statute authorizing a sentence of restitution. (check if applicable)
5.	You must cooperate in the collection of DNA as directed by the probation officer. (check if applicable)
6.	☐ You must comply with the requirements of the Sex Offender Registration and Notification Act (34 U.S.C. § 20901, et seq.) as
	directed by the probation officer, the Bureau of Prisons, or any state sex offender registration agency in the location where you reside, work, are a student, or were convicted of a qualifying offense. (check if applicable)
7.	☐ You must participate in an approved program for domestic violence. (check if applicable)

You must comply with the standard conditions that have been adopted by this court as well as with any other conditions on the attached page.

AO 245B (Rev. 09/19) Judgment in a Criminal Case Sheet 3A — Supervised Release

DEFENDANT: ROBERT FEHRING CASE NUMBER: 2:22-cr-0059-001-JS

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STANDARD CONDITIONS OF SUPERVISION

As part of your supervised release, you must comply with the following standard conditions of supervision. These conditions are imposed because they establish the basic expectations for your behavior while on supervision and identify the minimum tools needed by probation officers to keep informed, report to the court about, and bring about improvements in your conduct and condition.

- 1. You must report to the probation office in the federal judicial district where you are authorized to reside within 72 hours of your release from imprisonment, unless the probation officer instructs you to report to a different probation office or within a different time frame.
- 2. After initially reporting to the probation office, you will receive instructions from the court or the probation officer about how and when you must report to the probation officer, and you must report to the probation officer as instructed.
- 3. You must not knowingly leave the federal judicial district where you are authorized to reside without first getting permission from the court or the probation officer.
- 4. You must answer truthfully the questions asked by your probation officer.
- 5. You must live at a place approved by the probation officer. If you plan to change where you live or anything about your living arrangements (such as the people you live with), you must notify the probation officer at least 10 days before the change. If notifying the probation officer in advance is not possible due to unanticipated circumstances, you must notify the probation officer within 72 hours of becoming aware of a change or expected change.
- 6. You must allow the probation officer to visit you at any time at your home or elsewhere, and you must permit the probation officer to take any items prohibited by the conditions of your supervision that he or she observes in plain view.
- 7. You must work full time (at least 30 hours per week) at a lawful type of employment, unless the probation officer excuses you from doing so. If you do not have full-time employment you must try to find full-time employment, unless the probation officer excuses you from doing so. If you plan to change where you work or anything about your work (such as your position or your job responsibilities), you must notify the probation officer at least 10 days before the change. If notifying the probation officer at least 10 days in advance is not possible due to unanticipated circumstances, you must notify the probation officer within 72 hours of becoming aware of a change or expected change.
- 8. You must not communicate or interact with someone you know is engaged in criminal activity. If you know someone has been convicted of a felony, you must not knowingly communicate or interact with that person without first getting the permission of the probation officer.
- If you are arrested or questioned by a law enforcement officer, you must notify the probation officer within 72 hours.
- 10. You must not own, possess, or have access to a firearm, ammunition, destructive device, or dangerous weapon (i.e., anything that was designed, or was modified for, the specific purpose of causing bodily injury or death to another person such as nunchakus or tasers).
- 11. You must not act or make any agreement with a law enforcement agency to act as a confidential human source or informant without first getting the permission of the court.
- 12. If the probation officer determines based on your criminal record, personal history and characteristics, and the nature and circumstances of your offense, you pose a risk to another person (including an organization), the probation officer, with prior approval of the Court, may require you to notify the person about the risk and you must comply with that instruction. The probation officer may contact the person and confirm that you have notified the person about the risk.
- 13. You must follow the instructions of the probation officer related to the conditions of supervision.

U.S. Probation Office Use Only

A U.S. probation officer has instructed me on the conditions specified by the court and has	
judgment containing these conditions. For further information regarding these conditions, s	ee Overview of Probation and Supervised
Release Conditions, available at: www.uscourts.gov.	•

Defendant's Signature	 Date	

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DEFENDANT: ROBERT FEHRING CASE NUMBER: 2:22-cr-0059-001-JS

SPECIAL CONDITIONS OF SUPERVISION

- [1] The defendant shall participate in a mental health treatment program as approved by the Probation Department. The defendant shall contribute to the cost of such services rendered and/or any psychotropic medications prescribed to the degree he is reasonably able, and shall cooperate in securing any applicable third-party payment. The defendant shall disclose all financial information and documents to the Probation Department to assess his or her ability to pay.
- [2] The defendant shall not have contact with any victim of the offense, whether in person, through mail, electronic mail, the internet, social media, telephone, or any other means.
- [3] The defendant shall submit his or her person, property, house, residence, vehicle, papers, computers (as defined in 18 U.S.C. § 1030(e)(1)), other electronic communications or data storage devices or media, or office, to a search conducted by a United States probation officer. Failure to submit to a search may be grounds for revocation of release. The defendant shall warn any other occupants that the premises may be subject to searches pursuant to this condition. An officer may conduct a search pursuant to this condition only when reasonable suspicion exists that the defendant has violated a condition of his supervision and that the areas to be searched contain evidence of this violation. Any search must be conducted at a reasonable time and in a reasonable manner.

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Sheet 5 — Criminal Monetary Penalties

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DEFENDANT: ROBERT FEHRING CASE NUMBER: 2:22-cr-0059-001-JS

CRIMINAL MONETARY PENALTIES

	The defer	ndant must pay the to	otal criminal moneta	ry penalties un	der the sched	ule of payments on Shee	t 6.
то	TALS	Assessment 100.00	Restitution \$	Fine \$!	\$ AVAA Assessment*	S JVTA Assessment**
Ø		mination of restitution		9/30/2022 -	An Amended	l Judgment in a Crimi	nal Case (AO 245C) will be
	The defer	ndant must make res	titution (including c	ommunity resti	tution) to the	following payees in the	amount listed below.
	If the defe the priori before the	endant makes a parti ly order or percentag e United States is pa	al payment, each page ge payment column d.	yee shall receiv below. Howev	e an approxin er, pursuant t	nately proportioned payr o 18 U.S.C. § 3664(i), a	nent, unless specified otherwise Il nonfederal victims must be pa
<u>Nar</u>	ne of Pay	<u>ee</u>		Total Loss**	**	Restitution Ordered	Priority or Percentage
TO	TALS	\$		0.00	\$	0.00	
10	IALS	J		0.00	Ψ	0.00	
	Restitution amount ordered pursuant to plea agreement \$						
	The defendant must pay interest on restitution and a fine of more than \$2,500, unless the restitution or fine is paid in full before the fifteenth day after the date of the judgment, pursuant to 18 U.S.C. § 3612(f). All of the payment options on Sheet 6 may be subject to penalties for delinquency and default, pursuant to 18 U.S.C. § 3612(g).						
	The cou	t determined that the	e defendant does no	t have the abili	ty to pay inter	est and it is ordered that	:
	the i	interest requirement	is waived for the	☐ fine ☐	restitution.		
	the i	nterest requirement	for the fine	restitut	ion is modifie	ed as follows:	

^{*} Amy, Vicky, and Andy Child Pornography Victim Assistance Act of 2018, Pub. L. No. 115-299.

** Justice for Victims of Trafficking Act of 2015, Pub. L. No. 114-22.

*** Findings for the total amount of losses are required under Chapters 109A, 110, 110A, and 113A of Title 18 for offenses committed on or after September 13, 1994, but before April 23, 1996.

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Sheet 6 - Schedule of Payments

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DEFENDANT: ROBERT FEHRING CASE NUMBER: 2:22-cr-0059-001-JS

SCHEDULE OF PAYMENTS

Hav	ing a	s assessed the defendant's ability to pay, payment of t	he total crimina	al monetary pen	alties is due as foll	ows:
A	Ŋ	Lump sum payment of \$ 100.00 du	e immediately,	balance due		
		not later than in accordance with C, D,	, or E, or	F below; or		
В		Payment to begin immediately (may be combined	with \square C,	☐ D, or	☐ F below); or	
С		Payment in equal (e.g., weekly, n (e.g., months or years), to commence				
D		Payment in equal (e.g., weekly, n (e.g., months or years), to commence term of supervision; or				
E		Payment during the term of supervised release will imprisonment. The court will set the payment pla	I commence wind based on an a	thin ssessment of the	(e.g., 30 or 60 e defendant's abilit	days) after release from ty to pay at that time; or
F		Special instructions regarding the payment of crin	ninal monetary	penalties:		
		the court has expressly ordered otherwise, if this judgm iod of imprisonment. All criminal monetary penaltie ial Responsibility Program, are made to the clerk of the fendant shall receive credit for all payments previous				
	Join	pint and Several				
	Defe	ase Number efendant and Co-Defendant Names acluding defendant number) Total A	mount	Joint and Amo		Corresponding Payee, if appropriate
	The	ne defendant shall pay the cost of prosecution.				
	The	he defendant shall pay the following court cost(s):				
Ø	The	ne defendant shall forfeit the defendant's interest in the	e following pro	perty to the Un	ited States:	
	See	ee attached Preliminary Order of Forfeiture date	d 8/4/2022.			

Payments shall be applied in the following order: (1) assessment, (2) restitution principal, (3) restitution interest, (4) AVAA assessment, (5) fine principal, (6) fine interest, (7) community restitution, (8) JVTA assessment, (9) penalties, and (10) costs, including cost of prosecution and court costs.

BGK:MMO F. #2021R00818	FILED IN CLERK'S OFFICE U.S. DISTRICT COURT E.D.N.Y.
UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORKX	★ AUG 0 4 2022 ★ LONG ISLAND OFFICE
UNITED STATES OF AMERICA	PRELIMINARY ORDER OF FORFEITURE
- against -	22-CR-0059 (JS)
ROBERT FEHRING,	
Defendant.	
X	

WHEREAS, on or about February 23, 2022, Robert Fehring (the "defendant"), entered a plea of guilty to the offense charged in the Sole Count of the above-captioned Information, charging violations of 18 U.S.C. § 876(c); and

WHEREAS, pursuant to 18 U.S.C. § 924(d)(1), and 28 U.S.C. § 2461(c), the defendant has consented to the forfeiture of all right, title, and interest to the United States in the following assets all seized on or about November 18, 2021 in or around Bayport, New York,:

- (i) eighty-three (83) 20-gauge shotgun shells;
- (ii) one hundred sixty-one (161) 12-gauage shot gun shells;
- (iii) ninety (90) 9mm ammunition rounds;
- (iv) fifty-six (56) wildcat 22 caliber cartridges;
- (v) one (1) Mossberg & Sons 20-gauage shotgun, model 185 D-C; and
- (vi) one (1) Benelli Novapump 12-gauge shotgun, Serial Number V583148,

(items (i) through (iv) collectively, the "Seized Firearms and Ammunition"), as firearms and ammunition involved in or used in any violation of any other criminal law of the United States, to wit: the defendant's violation of 18 U.S.C. § 876(c), and/or substitute assets, pursuant to 21 U.S.C. § 853(p).

IT IS HEREBY ORDERED, ADJUDGED AND DECREED, on consent, by and between the United States and the defendant as follows:

- 1. Pursuant to 18 U.S.C. § 924(d)(1), 21 U.S.C. § 853(p) and 28 U.S.C. § 2461(c), the defendant shall forfeit to the United States all right, title, and interest in the Seized Firearms and Ammunition.
- 2. Upon entry of this Preliminary Order of Forfeiture ("Preliminary Order"), the United States Attorney General or his designee is authorized to seize the Seized Firearms and Ammunition, to conduct any proper discovery, in accordance with Fed. R. Crim. P. 32.2(b)(3) and (c), and to commence any applicable proceedings to comply with statutes governing third-party rights, including giving notice of this Preliminary Order. To the extent that the Seized Firearms and Ammunition are in the custody of any state or local authority, including but not limited to the Property Clerk Division of the New York City Police Department, and are not subject to state or local forfeiture proceedings, such state or local authority is hereby directed to make the Seized Firearms and Ammunition available for seizure by federal authorities in accordance with this Order.
- 3. The United States shall publish notice of this Preliminary Order in accordance with the custom and practice in this district on the government website www.forfeiture.gov, of its intent to dispose of the Seized Firearms and Ammunition in such a manner as the Attorney General or his designee may direct. The United States may, to the

extent practicable, provide direct written notice to any person known or alleged to have an interest in the Seized Firearms and Ammunition as a substitute for published notice as to those persons so notified.

- 4. Any person, other than the defendant, asserting a legal interest in the Seized Firearms and Ammunition may, within thirty (30) days of the final publication of notice or receipt of notice or no later than sixty (60) days after the first day of publication on an official government website, whichever is earlier, petition the Court for a hearing without a jury to adjudicate the validity of his or her alleged interest in the Seized Firearms and Ammunition, and for an amendment of the order of forfeiture, pursuant to 21 U.S.C. § 853(n)(6). Any petition filed in response to the notice of forfeiture of the Seized Firearms and Ammunition must be signed by the petitioner under penalty of perjury and shall set forth the nature and extent of the petitioner's right, title, or interest in the property, the time and circumstances of the petitioner's acquisition of the right, title, or interest in the property, any additional facts supporting the petitioner's claim, and the relief sought.
- 5. The defendant shall not file a claim or petition seeking remission or contesting the forfeiture of the Seized Firearms and Ammunition in any administrative or judicial (civil or criminal) proceeding. The defendant shall not assist any person or entity in the filing of any claim or petition seeking remission or contesting the forfeiture of the Seized Firearms and Ammunition in any administrative or judicial (civil or criminal) forfeiture proceeding. The defendant shall fully assist the government in effectuating the surrender and forfeiture of the Seized Firearms and Ammunition to the United States. The defendant shall take whatever steps are necessary to ensure that clear title to the Seized Firearms and Ammunition passes to the United States. Further, if any third party files a claim to the Seized

Firearms and Ammunition, the defendant will assist the government in defending such claims. If the Seized Firearms and Ammunition are not forfeited to the United States, the United States may seek to enforce this Preliminary Order against any other assets of the defendant up to the value of the Seized Firearms and Ammunition, pursuant to 21 U.S.C. § 853(p). The defendant further agrees that the conditions of 21 U.S.C. § 853(p)(1)(A)-(E) have been met.

- 6. The defendant knowingly and voluntarily waives his right to any required notice concerning the forfeiture of the monies and/or properties forfeited hereunder, including notice set forth in an indictment, information or administrative notice. In addition, the defendant knowingly and voluntarily waives his right, if any, to a jury trial on the forfeiture of the Seized Firearms and Ammunition, and waives all constitutional, legal and equitable defenses to the forfeiture of said monies and/or properties, including, but not limited to, any defenses based on principles of double jeopardy, the *Ex Post Facto* clause of the Constitution, any applicable statute of limitations, venue, or any defense under the Eighth Amendment, including a claim of excessive fines.
- 7. Pursuant to Fed. R. Crim. P. 32.2(b)(4)(A) and (B), this Preliminary Order shall become final as to the defendant at the time of the defendant's sentencing and shall be made part of the defendant's sentence and included in his judgment of conviction. If no third party files a timely claim, this Preliminary Order, together with Supplemental Orders of Forfeiture, if any, shall become the Final Order of Forfeiture, as provided by Fed. R. Crim P. 32.2(c)(2). At that time, the monies and/or properties forfeited herein shall be forfeited to the United States for disposition in accordance with the law.

- 8. The United States alone shall hold title to the Seized Firearms and Ammunition following the Court's disposition of all third-party interests, or, if none, following the expiration of the period provided in 21 U.S.C. § 853(n)(2).
- 9. The forfeiture of the Seized Firearms and Ammunition shall not be considered a payment of a fine, penalty, restitution loss amount, or payment of any income taxes that may be due, and shall survive bankruptcy.
- 10. This Preliminary Order shall be binding upon the defendant and the successors, administrators, heirs, assigns and transferees of the defendant, and shall survive the bankruptcy of any of them.
- 11. This Preliminary Order shall be binding only upon the Court's "so ordering" of the order.
- 12. The Court shall retain jurisdiction over this action to enforce compliance with the terms of this Preliminary Order and to amend it as necessary, pursuant to Fed. R. Crim. P. 32.2(e).
- 13. The Clerk of the Court is directed to send, by inter-office mail, three (3) certified copies of this executed Order to the United States Attorney's Office, Eastern

District of New York, Attn: Asset Recovery Section Paralegal, Kristen Lake, 610 Federal Plaza, Central Islip, New York 11722.

Dated: Central Islip, New York

8-4-2022,2022

SO ORDERED:

HONORABLE JOANNA SEYBERT UNITED STATES DISTRICT JUDGE EASTERN DISTRICT OF NEW YORK